1 TONY WEST Assistant Attorney General 2 SUSAN K. RUDY Assistant Branch Director VESPER MEI (D.C. Bar #455778) 3 Senior Counsel United States Department of Justice 4 Civil Division 5 Federal Programs Branch P.O. Box 883 - Rm 7316 Washington, DC 20044 6 Telephone: (202) 514-4686 Facsimile: (202) 616-8470 7 vesper.mei@usdoi.gov 8 Attorneys for Defendants 9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

## UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA SAN JOSE DIVISION

HAIPING SU,

Plaintiff,

v.

NATIONAL AERONAUTICS AND SPACE ADMINISTRATION, et al.,

Defendants.

Case No. C09-02838 JW

STIPULATION AND IRROPOLITICAL STIPU

Pursuant to Civil L. R. 6-2 and 7-12, and subject to approval of the Court, the parties to this action stipulate to request an Order by this Court to enlarge by one week the time for defendants to file their Reply brief in further support of their Motion for Partial Dismissal of Plaintiff's Second Amended Complaint. Defendants filed their Motion for Partial Dismissal on February 22, 2010, and noticed the hearing date on May 10, 2010, which was the first available date on Judge Ware's calendar that also fit the parties' schedules (at the time of the filing of the motion, the first available hearing date on Judge Ware's calendar was May 3). Under the local rules, plaintiff's opposition would be due on April 19, giving them eight weeks in which to respond, with defendants' reply due one week later, on April 26. Due to the press of business in this and other cases, and in order to be able to properly reply to any opposition that the plaintiff

Stipulation Re: One-Week Enlargement of Time for Defendants to File Reply Brief - PAGE 1

1	may file, defendants requested, and plaintiff agreed (so long as the court agrees as well), to
2	shorten plaintiff's time for opposition by one week, giving them seven weeks, or until April 12,
3	to oppose defendants' motion, and allowing defendants two weeks to reply. This enlargement
4	will alter only the due date of plaintiff's opposition brief, and will not affect the noticed hearing
5	date for the motion, or any event or deadline already fixed by Court order. The Declaration of
6	Vesper Mei is provided in support of this Stipulated Request.
7	
8	Dated: March <u>5</u> , 2010
9	TONY WEST
10	Assistant Attorney General
11	SUSAN K. RUDY Assistant Branch Director
12	Assistant Branch Director
13	Ogen me
14	VESPER MEI (D.C. Bar #455778) Senior Counsel
15	United States Department of Justice Civil Division
16	Federal Programs Branch P.O. Box 883 – Rm 7316
17	Washington, DC 20044 Telephone: (202) 514-4686
18	Facsimile: (202) 616-8470 vesper.mei@usdoj.gov
19	Attorneys for Defendants
20	lucin .
21	Dated: March 2, 2010
22	
23	James McManis
24	Michael Reedy Tyler Atkinson
25	McManis Faulkner 50 West San Fernando Street, 10th Floor
26	San Jose, CA 95113 Tel: (408) 279-8700
27	Fax: (408) 279-3244

Stipulation Re: One-Week Enlargement of Time for Defendants to File Reply Brief - PAGE 2

1	Attorneys for Plaintiff
2	
3	PURSUANT TO STIPULATION, IT IS SO ORDERED
4	
5	March 8, 2010
6	Dated: JAMES WARE United States District Judge
7	
8	
9	
10	
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27 28	
۵	Stipulation Re: One-Week Enlargement of Time for Defendants to File Reply Brief - PAGE 3